1 ALEXIS BROWN LAW, CHTD. Alexis L. Brown (No. 12338) 2 725 S. 8th St., Suite 200 Las Vegas, Nevada 89101 3 Tel: (702) 848-8806 Fax: (702) 551-1251 4 alexis@alexisbrownlaw.com Attorney for Plaintiffs 5 UNITED STATES DISTRICT COURT 6 DISTRICT OF NEVADA 7 VISHAL CHAMARIA, an individual; Case No.: 2:17-CV-02023-JAD-CWH 8 VIVEK CHAMARIA, an individual; PUJA CHAMARIA, an individual; GAURI 9 CHAMARIA, an individual; P & V, LLC, a California limited liability company; CHIP 10 SHOP, LLC, a California limited liability company, 11 Plaintiffs, 12 VS. 13 TONY M. DIAB, an individual; SHOOK, 14 HARDY & BACON, L.L.P., a Missouri limited liability partnership; MATTHEW 15 GREGORY JONES, an individual; G & M MANAGEMENT SERVICES, INC., a 16 California corporation, dba JONES REAL ESTATE; DOES I through X, individuals; 17 and ROE BUSINESS ENTITIES I through X, inclusive. 18 Defendants. 19 20 STIPULATION AND ORDER TO EXTEND TIME TO RESPOND TO MOTION TO DISMISS FOR LACK OF PERSONAL JURISDICTION (DKT. 10) 21 (First Request) 22 Plaintiffs VISHAL CHAMARIA, VIVEK CHAMARIA, PUJA CHARMARIA, GAURI CHAMARIA, P & V, LLC, and CHIP SHOP, LLC (collectively, the "Plaintiffs"), by and through 23 their attorney of record ALEXIS L. BROWN, ESO, of the law office of ALEXIS BROWN LAW, 24 CHTD., and Defendant TONY M. DIAB, Defendant in Proper Person, hereby enter into this 25 26 stipulation to extend time pursuant to Fed. R. Civ. P. 6 and L.R. IA 6-1 as follows: 27



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WHEREAS on July 31, 2017, Mr. Diab filed Defendant Tony M. Diab's Notice of Motion and Motion to Dismiss for Lack of Personal Jurisdiction; Memorandum of Points and Authorities Thereon (the "Diab Motion to Dismiss") (Dkt. 10).

WHEREAS Plaintiffs' response to the Diab Motion to Dismiss (Dkt. 10) is currently due on August 14, 2017.

WHEREAS on August 8, 2017, Defendants Matthew Gregory Jones and G & M Management Services, Inc. (the "Jones Defendants") filed a Notice of Motion and Motion to Dismiss Complaint Against Defendants Matthew Gregory Jones and G & M Management Services, Inc. for Lack of Personal Jurisdiction (the "Jones Defendants' Motion to Dismiss") (Dkt. 20).

WHEREAS Plaintiffs' response to the Jones Defendants' Motion to Dismiss (Dkt. 20) is due August 22, 2017.

WHEREAS Plaintiffs assert that jurisdiction over Mr. Diab and the Jones Defendants is intertwined and, as such, Plaintiffs wish to collectively address the jurisdictional arguments raised in both the Diab Motion to Dismiss (Dkt. 10) and Jones Defendants' Motion to Dismiss (Dkt. 20).

WHEREAS Defendant Diab agrees to allow Plaintiffs this first requested extension until August 22, 2017 to respond to the Diab Motion to Dismiss (Dkt. 10).

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1	Based on the foregoing,	
2	IT IS HEREBY STIPULATED that	good cause exists to allow Plaintiffs until August 22,
3	2017 to respond to the Diab Motion to Dism	niss (Dkt. 10).
4	DATED this 13 th day of August, 2017.	
5		ALEXIS BROWN LAW, CHTD.
6		/s/ Alexis L. Brown
7		By: Alexis L. Brown (No. 12338)
8		Attorney for Plaintiffs
9	DATED this 13 th day of August, 2017.	
10		/a/Tam M. Dish
11		/s/ Tony M. Diab By: Tony M. Diab, Defendant in Proper Person
12		Tony M. Diao, Defendant in Froper Ferson
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14		IT IS SO ORDERED.
15		MARIE
16		U.S DISTRICT COURT JUDGE
17		DATED: <u>8/16/2017</u>
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